	for the	UNITED STATES DISTRICT COURT District of	New Jersey
	United States of America v.	•	ORDER SETTING CONDITIONS OF RELEASE
-	Russell Glenn Stinnett Defendant	_	Case Number: 19-668 (JMV)
IT IS ORDE	RED on this 6 th day of November, 2	019, that the release of the defendant	is subject to the following conditions:
(3)	The defendant must cooperate in the 42 U.S.C. § 14135a. The defendant must immediately adany change in address and/or telephone.	federal, state or local law while on relaction of a DNA sample if the coving the court, defense counsel, and thone number. as required and must surrender to ser	llection is authorized by e U.S. attorney in writing before
		Release on Bond	
Bail be fixed	and the	defendant shall be released upon:	
(X) ()	Executing a secured appearance bo in cash in the registry of the Court located at	% of the bail fixed; and/or () Local (execute an agreement to forfeit designated property Criminal Rule 46.1(d)(3) waived/not waived by the eash in the full amount of the bail in lieu thereof;
		Additional Conditions of Rele	ase
Upon findin other person	g that release by the above methods v s and the community, it is further ord	vill not by themselves reasonably assuered that the release of the defendant	re the appearance of the defendant and the safety of is subject to the condition(s) listed below:
IT IS FURT	HER ORDERED that, in addition to	the above, the following conditions a	re imposed:
(X) ()	including but not limited to, any arr The defendant shall not attempt to i victim, or informant; not retaliate a The defendant shall be released into supervise the defendant in accordant	rest, questioning or traffic stop. Influence, intimidate, or injure any jurgainst any witness, victim or informate the third party custody of Ince with all the conditions of release, t proceedings, and (c) to notify the conditions.	tely of any contact with law enforcement personnel, or or judicial officer; not tamper with any witness, at in this case. who agrees (a) to (b) to use every effort to assure the appearance of ourt immediately in the event the defendant violates
	Custodian Signature:	Date:	

(X	-								
(X	-								
(procedures/equipment.							
(X	defendant resides shall be removed within 24 hours, and verification provided to PTS.								
(th testing/treatment as directed by PTS.					
(the use of alcohol.					
(
(actively seek employment and/or commence an education program.					
(No contact with minors unless in the presence of a parent or guardian who is aware of the present offense.							
()	Have no contact with the following individuals:							
()	Defendant is to participate in one of the following home confinement program components and abide by all the requirements of the program which () will or () will not include electronic monitoring or other location verification system. You shall pay all or part of the cost of the program based upon your ability to pay as determined by the pretrial services office or supervising officer.							
		()	(i)	Curfew. You are restricted to your residence every day () from to, or () as directed by the pretrial services office or supervising officer; or					
		()	(ii)						
		` ,	` '	education; religious services; medical, substance abuse, or mental health treatment; attorney visits; court					
				appearances; court-ordered obligations; or other activities pre-approved by the pretrial services office or					
				supervising officer. Additionally, employment () is permitted () is not permitted.					
		()	(iii)	Home Incarceration. You are restricted to your residence under 24 hour lock-down except					
				for medical necessities and court appearances, or other activities specifically approved by the court.					
()	Defendant is subject to the following computer/internet restrictions which may include manual inspection and/or the installation of computer monitoring software, as deemed appropriate by Pretrial Services. The defendant shall pay all or part of the cost of the monitoring software based upon their ability to pay, as determined by the pretrial services office or supervising officer.							
		()	(i) devi	No Computers - defendant is prohibited from possession and/or use of computers or connected ces.					
		()		Computer - No Internet Access: defendant is permitted use of computers or connected devices, but is permitted access to the Internet (World Wide Web, FTP Sites, IRC Servers, Instant Messaging, etc.);					
		<i>(</i>)	not j	permitted access to the Internet (World Wide Web, FTP Sites, IRC Servers, Instant Messaging, etc); Computer With Internet Access: defendant is permitted use of computers or connected devices, and is					
		()	(111)	permitted access to the Internet (World Wide Web, FTP Sites, IRC Servers, Instant Messaging, etc.) for legitimate and necessary purposes pre-approved by Pretrial Services at [] home [] for employment purposes.					
		()	(iv)	Consent of Other Residents -by consent of other residents in the home, any computers in the home utilized by other residents shall be approved by Pretrial Services, password protected by a third party custodian approved by Pretrial Services, and subject to inspection for compliance by Pretrial Services.					
				approved by 1 fedial del vices, and subject to inspection for compliance by 1 fedial certification					
(Other:	-						
1	. ,) Other							
		•							
•		,							

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all con	ditions
of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.	

Defendant's Signature

Newark, New Jersey

City and State

Directions to the United States Marshal

(V)	The defenden	t is ORDERED released	ofter processing
(X)	The detendan	r is OKDEKED released	after processing.

() The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place specified.

Date: 11/6/19

Judicial Officer's Signature

John Michael Vazquez, U.S.D.J.